U.S. APPLICATION NO.		Commissioner for Pat United States Patent and Trac Washington	
	FIRST NAMED APPLICANT		n, D.C. 202.
09/719055	WALD N	ATTY, DOCKET NO.	
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STERNE KESSLER GOLDSTEIN & FOX	1	INTERNATIONAL APPLICATION NO.	\neg
		PCT/GB99/01828	
1100 NEW YORK AVENUE NW WASHINGTON, DC 20005 3934	•		
20005 3934		I.A. FILING DATE PRIORITY DATE	
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NOTIFICATION OF MISSING REC STATES DESIGNA 1. The following items have been under the control of	OUTREMENTS TRADES	DATE MAILED: 29 JUN 201	01
STATES DESIGNA	TED/ELECTED OFFIC	35 U.S.C. 371 IN THE UNITED)
Office as a Designated Office (37 CFR U.S. Basic National Fee.	1.494) (3) an Elected Office	ited States Patent and Trademark	
C Same Handial Fee	Indication of Small Enti		
Copy of the international application.	Translation of the inter	ty Status.	
Data of Declaration of inventors(s)	Translation of Aminton	ational application into English.	
Copy of Article 19 amendments	Other:	amendments into English.	
Priority Document.	0		
 The International Preliminary Examinat Translation of Annexes to the Internation 	ion Report in Fnotish and		
Translation of Annexes to the Internatio	nal Preliminary Ryaminar	unnexes, if any.	
Applicant has many	, camination R	report into English.	_
Applicant has requested early processing under e indicated items in paragraph 3 below. The Basic ior to 20 or 30 months from the priority days	35 U.S.C. 371(f) but has not	El-du au	
e indicated items in paragraph 3 below. The Basic ior to 20 or 30 months from the priority date to avo	National Fee and the converse	filed the following indicated items and/or	
ior to 20 or 30 months from the priority date to avo	oid abandonment.	anternational application must be filed	
	Copy of the international	o==1::	
The following items MUST be furnished within the eptance under 35 U.S.C. 371: a. Translation of the application into Fee		-ppacadon.	
eptance under 35 U.S.C. 371:	e period set forth below in ord	er to complete the mani-	
		or requirements for	
a. Translation of the application into Eng later than the appropriate 20 or 30 n The current translation is defective.	conthe from the	required if submitted	
The current translation is defective t	or the reasons indicate	•	
Translation is defective f	are reasons indicated on the	attached Notice of Defective	
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appropriate 20 or 30 months from th	e priority date (37 CER 1 400)	he Annexes later than the	
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c. Oath or declaration of the inventors, in the application (preferably by the Intersection of the complete of the application in the application contains the application of the applic	rnational application number	(a) and (b), properly identifying	
surcharge will be required if submitted	d later than the appropriate 20	or 30 months 6	
The current oath or declaration does	. ,	or 50 months from the priority	
The current oath or declaration does a indicated on the attached PCT/DO/EC	not comply with 37 CFR 1.497	(a) and (b) for the reasons	-
d. Surcharge for providing the oath or deal	7/917.	To reasons	
d. Surcharge for providing the eath or decl priority date (37 CFR 1.492(e)). dditional claim fees of \$	aration later than the appropria	te 20 or 30 months from the	
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fee, are required. Applicant must submit the additional areas and the submit the additional areas are required.	ional claim for	ding any required multiple dependent	
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Applicant has not submitted at			
Applicant has not submitted the required sequence DO/EO/920.	listing pursuant to 37 CFR 1.8	21-1 925	
	2.0	21-1.623. See attached	
OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AI THS FROM THE DATE OF THIS NOTICE OR PRIORITY DATE FOR THE APPLICATION	NT		
THE THEM'S SET FORTH IN 3(a)-3(d), 4 AI THS FROM THE DATE OF THIS NOTICE OR PRIORITY DATE FOR THE APPLICATION, V OND WILL RESULT IN ABANDONMENT.	ND 5 ABOVE MUST BE SUI	BMITTED WITHIN TWO CO	
PRIORITY DATE FOR THE APPLICATION, VOICE OR WILL RESULT IN ABANDONMENT.	WHICHEVED TO THE (WI	here 37 CFR 1.495 applies) FROM	
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ne period set above may be extended by filing a pet).	ition and fee for extension of ti	me undo- the	
		and under the provisions of 37 CFR	
ox 3a or 3c is checked, a translation of the Annexes will be cancelled. A processing fee will be required the Article 19 amendments are cappelled.	MICTA		
will be cancelled. A processing fee will be require	red if submitted no later i	than the time period set above or the	
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the Article 19 amendments are cancelled since a tra 7 CFR 1.495(d)) months from the priority date.	"- not provided by th	ne appropriate 20 (37 CFR 1.494(d))	
I is reminded that any community			
n is reminded that any communication to the United tiven in the heading and include the U.S. application	States Patent and Trademark	Office must be a sta	
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A copy of this notice Lave	T 1	•	
A copy of this notice MUS: PCT/DO/E0/917 Notice of D	e pe returned with this	s response.	
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PCT/DO/E	J/920		

I PCT/DO/EO/905 (March 2001)

Winston M Alvarado Telephone: 703-305-6421